1	(A) by amending paragraph (1) to read as
2	follows:
3	"(1) willfully and knowingly to enter or remain
4	in any posted, cordoned off, or otherwise restricted
5	area of a building or grounds where the President
6	or other person protected by the Secret Service is or
7	will be temporarily visiting;";
8	(B) by redesignating paragraphs (2), (3),
9	and (4) as paragraphs (3), (4), and (5), respec-
10	tively;
11	(C) by inserting after paragraph (1) the
12	following new paragraph:
13	"(2) willfully and knowingly to enter or remain
14	in any posted, cordoned off, or otherwise restricted
15	area of a building or grounds so restricted in con-
16	junction with an event designated as a special event
17	of national significance;";
18	(D) in paragraph (3), as redesignated by
19	subparagraph (B)—
20	(i) by inserting "willfully, knowingly,
21	and" before "with intent to impede or dis-
22	rupt";
23	(ii) by striking "designated" and in-
24	serting "described"; and

1	(iii) by inserting "or (2)" after "para-
2	graph (1)";
3	(E) in paragraph (4), as redesignated by
4	subparagraph (B)—
5	(i) by striking "designated or enumer-
6	ated" and inserting "described"; and
7	(ii) by inserting "or (2)" after "para-
8	graph (1)"; and
9	(F) in paragraph (5), as redesignated by
10	subparagraph (B)—
11	(i) by striking "designated or enumer-
12	ated" and inserting "described"; and
13	(ii) by inserting "or (2)" after "para-
14	graph (1)";
15	(2) by amending subsection (b) to read as fol-
16	lows:
17	"(b) Violation of this section, and attempts or con-
18	spiracies to commit such violations, shall be punishable
19	by—
20	"(1) a fine under this title or imprisonment for
21	not more than 10 years, or both, if-
22	"(A) the person, during and in relation to
23	the offense, uses or carries a deadly or dan-
24	gerous weapon or firearm: or

1	"(B) the offense results in significant bod
2	ily injury as defined by section 2118(e)(3); and
3	"(2) a fine under this title or imprisonment for
4	not more than one year, or both, in any other case."
. 5	and
6	(3) by striking subsection (d) and redesignating
7	subsections (e) and (f) as subsections (d) and (e)
8	respectively.
9	(b) CLERICAL AMENDMENT.—(1) The heading of
10	such section is amended to read as follows:
11	"§ 1752. Restricted building or grounds".
12	(2) The item relating to such section in the table of
13	sections at the beginning of chapter 84 of such title is
14	amended to read as follows:
	"1752. Restricted building or grounds.".
15	SEC. 603. FALSE CREDENTIALS TO NATIONAL SPECIAL SE-
16	CURITY EVENTS.
17	Section 1028 of title 18, United States Code, is
18	amended—
19	(1) in subsection (a)(6), by inserting "or a
20	sponsoring entity of an event designated as a special
21	event of national significance" after "States";
22	(2) in subsection $(c)(1)$ , by inserting "or a
23	sponsoring entity of an event designated as a special
24	event of national significance" after "States";



•
(3) in subsection (d)(3), by inserting "a spon-
soring entity of an event designated as a special
event of national significance," after "political sub-
division of a State,"; and
(4) in each of subsections (d)(4)(B) and
(d)(6)(B), by inserting "a sponsoring entity of an
event designated by the President as a special event
of national significance," after "political subdivision
of a State,".
SEC. 604. FORENSIC AND INVESTIGATIVE SUPPORT OF
MISSING AND EXPLOITED CHILDREN CASES.
Section 3056(f) of title 18, United States Code, is
amended by striking "officers and agents of the Secret
Service are" and inserting "the Secret Service is".
SEC. 605. THE UNIFORMED DIVISION, UNITED STATES SE-
CRET SERVICE.
(a) In GENERAL.—Chapter 203 of title 18, United
States Code, is amended by inserting after section 3056
the following:
"§ 3056A. Powers, authorities, and duties of United
States Secret Service Uniformed Division
"(a) There is hereby created and established a per-
manent police force, to be known as the 'United States
Secret Service Uniformed Division'. Subject to the super-
vision of the Secretary of Homeland Security, the United



1	States Secret Service Uniformed Division shall perform
2	such duties as the Director, United States Secret Service,
3	may prescribe in connection with the protection of the fol-
4	lowing:
5	"(1) The White House in the District of Colum-
6	bia.
7	"(2) Any building in which Presidential offices
8	are located.
9	"(3) The Treasury Building and grounds.
10	"(4) The President, the Vice President (or
11	other officer next in the order of succession to the
12	Office of President), the President-elect, the Vice
13	President-elect, and their immediate families.
14	"(5) Foreign diplomatic missions located in the
15	metropolitan area of the District of Columbia.
16	"(6) The temporary official residence of the
17	Vice President and grounds in the District of Co-
8	lumbia.
9	"(7) Foreign diplomatic missions located in
20	metropolitan areas (other than the District of Co-
21	lumbia) in the United States where there are located
22	twenty or more such missions headed by full-time of-
23	ficers, except that such protection shall be provided
4	only—



1	"(A) on the basis of extraordinary protect
2	tive need;
3	"(B) upon request of an affected metro
4	politan area; and
5	"(C) when the extraordinary protective
6	need arises at or in association with a visit to-
7	"(i) a permanent mission to, or an ob-
8	server mission invited to participate in the
9	work of, an international organization of
10	which the United States is a member; or
11	"(ii) an international organization of
12	which the United States is a member;
13	except that such protection may also be pro-
14	vided for motorcades and at other places associ-
15	ated with any such visit and may be extended
16	at places of temporary domicile in connection
17	with any such visit.
18	"(8) Foreign consular and diplomatic missions
19	located in such areas in the United States, its terri-
20	tories and possessions, as the President, on a case-
21	by-case basis, may direct.
22	"(9) Visits of foreign government officials to
23	metropolitan areas (other than the District of Co-
24	lumbia) where there are located twenty or more con-
25	sular or diplomatic missions staffed by accredited



1	personnel, including protection for motorcades and
2	at other places associated with such visits when such
3	officials are in the United States to conduct official
4	business with the United States Government.
5	"(10) Former Presidents and their spouses, as
6	provided in section 3056(a)(3) of title 18.
7	"(11) An event designated under section
8	3056(e) of title 18 as a special event of national sig-
9	nificance.
10	"(12) Major Presidential and Vice Presidential
11	candidates and, within 120 days of the general Pres-
12	idential election, the spouses of such candidates, as
13	provided in section 3056(a)(7) of title 18.
14	"(13) Visiting heads of foreign states or foreign
15	governments.
16	"(b)(1) Under the direction of the Director of the Se-
17	cret Service, members of the United States Secret Service
18	Uniformed Division are authorized to—
19	"(A) carry firearms;
20	"(B) make arrests without warrant for any of-
21	fense against the United States committed in their
22	presence, or for any felony cognizable under the laws
23	of the United States if they have reasonable grounds
24	to believe that the person to be arrested has com-
25	mitted or is committing such felony; and



1	"(C) perform such other functions and duties
2	as are authorized by law.

- 3 "(2) Members of the United States Secret Service
- 4 Uniformed Division shall possess privileges and powers
- 5 similar to those of the members of the Metropolitan Police
- 6 of the District of Columbia.
- 7 "(c) Members of the United States Secret Service
- 8 Uniformed Division shall be furnished with uniforms and
- 9 other necessary equipment.
- 10 "(d) In carrying out the functions pursuant to para-
- 11 graphs (7) and (9) of subsection (a), the Secretary of
- 12 Homeland Security may utilize, with their consent, on a
- 13 reimbursable basis, the services, personnel, equipment,
- 14 and facilities of State and local governments, and is au-
- 15 thorized to reimburse such State and local governments
- 16 for the utilization of such services, personnel, equipment,
- 17 and facilities. The Secretary of Homeland Security may
- 18 carry out the functions pursuant to paragraphs (7) and
- 19 (9) of subsection (a) by contract. The authority of this
- 20 subsection may be transferred by the President to the Sec-
- 21 retary of State. In carrying out any duty under para-
- 22 graphs (7) and (9) of subsection (a), the Secretary of
- 23 State is authorized to utilize any authority available to the
- 24 Secretary under title II of the State Department Basic
- 25 Authorities Act of 1956.".



1	(b)	AMENDMENT	$\mathbf{TO}$	TABLE	OF	SECTIONS.—The

- 2 table of sections at the beginning of chapter 203 of title
- 3 18, United States Code, is amended by inserting after the
- 4 item relating to section 3056 the following new item:
  3056A. Powers, authorities, and duties of United States Secret Service Uniformed Division.
- 5 (c) CONFORMING REPEAL TO EFFECTUATE TRANS-
- 6 FER.—Chapter 3 of title 3, United States Code, is re-
- 7 pealed.
- 8 (d) Conforming Amendments to Laws Affect-
- 9 ING DISTRICT OF COLUMBIA.—(1) Section 1537(d) of
- 10 title 31, United States Code, is amended—
- 11 (A) by striking "and the Executive Protective
- 12 Service" and inserting "and the Secret Service Uni-
- formed Division"; and
- 14 (B) by striking "their protective duties" and all
- 15 that follows and inserting "their protective duties
- under sections 3056 and 3056A of title 18."
- 17 (2) Section 204(e) of the State Department Basic
- 18 Authorities Act (sec. 6-1304(e), D.C. Official Code) is
- 19 amended by striking "section 202 of title 3, United States
- 20 Code, or section 3056" and inserting "sections 3056 or
- 21 3056A".
- 22 (3) Section 214(a) of the State Department Basic
- 23 Authorities Act (sec. 6—1313(a), D.C. Official Code) is



1	amended by striking "sections 202(8) and 208 of title 3"
2	and inserting "section 3056A(a)(7) and (d) of title 18"
3	(e) Additional Conforming Amendments.—
4	(1) Title 12, United States Code, section 3414
5	"Special procedures", is amended by striking "?
6	U.S.C. 202" in subsection (a)(1)(B) and inserting
7	"18 U.S.C. 3056A".
8	(2) The State Department Basic Authorities
9	Act of 1956 is amended—
10	(A) in the first sentence of section 37(c)
11	(22 U.S.C. 2709(c)), by striking "section 202
12	of title 3, United States Code, or section 3056
13	of title 18, United States Code" and inserting
14	"section 3056 or 3056A of title 18, United
15	States Code";
16	(B) in section 204(e) (22 U.S.C. 4304(e)),
17	by striking "section 202 of title 3, United
18	States Code, or section 3056 of title 18, United
19	States Code" and inserting "section 3056 or
20	3056A of title 18, United States Code"; and
21	(C) in section 214(a) (22 U.S.C. 4314(a)),
22	by striking "sections 202(7) and 208 of title 3,
23	United States Code" and inserting "subsections
24	(a)(7) and (d) of section 3056A of title 18,
25	United States Code".

1	(3) Section 8D(a)(1)(F) of the Inspector Gen-
2	eral Act of 1978 (5 U.S.C. App.) is amended by
3	striking "section 202 of title 3" and inserting "sec-
4	tion 3056A of title 18".
5	(4) Section SI(2)(I)(E) of the Immedian Com

- 6 eral Act of 1978 (5 U.S.C. App.) is amended by striking "section 202 of title 3" and inserting "section 3056A of title 18".
- 9 SEC. 606. SAVINGS PROVISIONS.
- 10 (a) This title does not affect the retirement benefits 11 of current employees or annuitants that existed on the day
- 12 before the effective date of this Act.
- 13 (b) This title does not affect any Executive Order
- 14 transferring to the Secretary of State the authority of sec-
- 15 tion 208 of title 3 (now section 3056A(d) of title 18) in
- 16 effect on the day before the effective date of this Act.
- 17 SEC. 607. MAINTENANCE AS DISTINCT ENTITY.
- 18 Section 3056 of title 18 is amended by adding the
- 19 following at the end of the section:
- 20 "(g) The United States Secret Service shall be main-
- 21 tained as a distinct entity within the Department of
- 22 Homeland Security and shall not be merged with any
- 23 other Department function. No personnel and operational
- 24 elements of the United States Secret Service shall report
- 25 to an individual other than the Director of the United



- 1 States Secret Service, who shall report directly to the Sec-
- 2 retary of Homeland Security without being required to re-
- 3 port through any other official of the Department.".
- 4 SEC. 608. EXEMPTIONS FROM THE FEDERAL ADVISORY
- 5 COMMITTEE ACT.
- 6 (a) ADVISORY COMMITTEE REGARDING PROTECTION
- 7 of Major Presidential and Vice Presidential Can-
- 8 DIDATES.—Section 3056(a)(7) of title 18, United States
- 9 Code, is amended by inserting "The Committee shall not
- 10 be subject to the Federal Advisory Committee Act (5
- 11 U.S.C. App.)." after "other members of the Committee.".
- 12 (b) ELECTRONIC CRIMES TASK FORCES.—Section
- 13 105 of Public Law 107-56 (18 U.S.C. 3056 note) is
- 14 amended by inserting "The electronic crimes task forces
- 15 shall not be subject to the Federal Advisory Committee
- 16 Act (5 U.S.C. App.)." after "financial payment systems.".
- 17 TITLE VII—COMBAT METH-
- 18 AMPHETAMINE EPIDEMIC
- 19 ACT OF 2005
- 20 SEC. 701. SHORT TITLE.
- This title may be cited as the "Combat Methamphet-
- 22 amine Epidemic Act of 2005".



1	Subtitle A—Domestic Regulation of
2	Precursor Chemicals
3	SEC. 711. SCHEDULED LISTED CHEMICAL PRODUCTS; RE-
4	STRICTIONS ON SALES QUANTITY, BEHIND-
5	THE-COUNTER ACCESS, AND OTHER SAFE-
б	GUARDS.
7	(a) SCHEDULED LISTED CHEMICAL PRODUCTS.—
8	(1) IN GENERAL.—Section 102 of the Con-
9	trolled Substances Act (21 U.S.C. 802) is
10	amended—
11	(A) by redesignating paragraph (46) as
12	paragraph (49); and
13	(B) by inserting after paragraph (44) the
14	following paragraphs:
15	"(45)(A) The term 'scheduled listed chemical prod-
16	uct' means, subject to subparagraph (B), a product that—
17	"(i) contains ephedrine, pseudoephedrine, or
18	phenylpropanolamine; and
19	"(ii) may be marketed or distributed lawfully in
20	the United States under the Federal, Food, Drug,
21	and Cosmetic Act as a nonprescription drug.
22	Each reference in clause (i) to ephedrine,
23	pseudoephedrine, or phenylpropanolamine includes each of
24	the salts, optical isomers, and salts of optical isomers of
25	such chemical.



- 1 "(B) Such term does not include a product described
- 2 in subparagraph (A) if the product contains a chemical
- 3 specified in such subparagraph that the Attorney General
- 4 has under section 201(a) added to any of the schedules
- 5 under section 202(c). In the absence of such scheduling
- 6 by the Attorney General, a chemical specified in such sub-
- 7 paragraph may not be considered to be a controlled sub-
- 8 stance.
- 9 "(46) The term 'regulated seller' means a retail dis-
- 10 tributor (including a pharmacy or a mobile retail vendor),
- 11 except that such term does not include an employee or
- 12 agent of such distributor.
- 13 "(47) The term 'mobile retail vendor' means a person
- 14 or entity that makes sales at retail from a stand that is
- 15 intended to be temporary, or is capable of being moved
- 16 from one location to another, whether the stand is located
- 17 within or on the premises of a fixed facility (such as a
- 18 kiosk at a shopping center or an airport) or whether the
- 19 stand is located on unimproved real estate (such as a lot
- 20 or field leased for retail purposes).
- 21 "(48) The term 'at retail', with respect to the sale
- 22 or purchase of a scheduled listed chemical product, means
- 23 a sale or purchase for personal use, respectively.".



1	(2) Conforming amendments.—The Con-
2	trolled Substances Act (21 U.S.C. 801 et seq.) is
3	amended—
4	(A) in section 102, in paragraph (49) (as
5	
6	
7	(i) in subparagraph (A), by striking
8	"pseudoephedrine or" and inserting
9	"ephedrine, pseudoephedrine, or"; and
10	(ii) by striking subparagraph (B) and
11	redesignating subparagraph (C) as sub-
12	paragraph (B); and
13	(B) in section 310(b)(3)(D)(ii), by striking
14	"102(46)" and inserting "102(49)".
15	(b) RESTRICTIONS ON SALES QUANTITY; BEHIND-
16	THE-COUNTER ACCESS; LOGBOOK REQUIREMENT; TRAIN-
17	ing of Sales Personnel; Privacy Protections.—
18	(1) IN GENERAL.—Section 310 of the Con-
19	trolled Substances Act (21 U.S.C. 830) is amended
20	by adding at the end the following subsections:
21	"(d) Scheduled Listed Chemicals; Restric-
22	TIONS ON SALES QUANTITY; REQUIREMENTS REGARDING
23	NONLIQUID FORMS.—With respect to ephedrine base,
24	pseudoephedrine base, or phenylpropanolamine base in a
25	scheduled listed chemical product—



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1	"(1) the quantity of such base sold at retail in
2	such a product by a regulated seller, or a distributor
3	required to submit reports by subsection (b)(3) may
4	not, for any purchaser, exceed a daily amount of 3.6
5	grams, without regard to the number of trans-
6	actions; and
7	"(2) such a seller or distributor may not sell
8	such a product in nonliquid form (including gel
9	caps) at retail unless the product is packaged in blis-
10	ter packs, each blister containing not more than 2
11	dosage units, or where the use of blister packs is
12	technically infeasible, the product is packaged in
13	unit dose packets or pouches.
14	"(e) Scheduled Listed Chemicals; Behind-the-
15	Counter Access; Logbook Requirement; Training
16	of Sales Personnel; Privacy Protections.—
17	"(1) REQUIREMENTS REGARDING RETAIL
18	TRANSACTIONS.—
19	"(A) IN GENERAL.—Each regulated seller
20	shall ensure that, subject to subparagraph (F),
21	sales by such seller of a scheduled listed chem-
22	ical product at retail are made in accordance
23	with the following:
24	"(i) In offering the product for sale,
25	the seller places the product such that cus-

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tomers do not have direct access to the product before the sale is made (in this paragraph referred to as 'behind-the-counter' placement). For purposes of this paragraph, a behind-the-counter placement of a product includes circumstances in which the product is stored in a locked cabinet that is located in an area of the facility involved to which customers do have direct access.

"(ii) The seller delivers the product directly into the custody of the purchaser.

"(iii) The seller maintains, in accordance with criteria issued by the Attorney General, a written or electronic list of such sales that identifies the products by name, the quantity sold, the names and addresses of purchasers, and the dates and times of the sales (which list is referred to in this subsection as the 'logbook'), except that such requirement does not apply to any purchase by an individual of a single sales package if that package contains not more than 60 milligrams of pseudoephedrine.

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Ţ	"(IV) In the case of a sale to which
2	the requirement of clause (iii) applies, the
3	seller does not sell such a product unless-
4	"(I) the prospective purchaser—
5	"(aa) presents an identifica-
6	tion card that provides a photo-
7	graph and is issued by a State or
8	the Federal Government, or a
9	document that, with respect to
10	identification, is considered ac-
11	ceptable for purposes of sections
12	274a.2(b)(1)(v)(A) and
13	274a.2(b)(1)(v)(B) of title 8,
14	Code of Federal Regulations (as
15	in effect on or after the date of
16	the enactment of the Combat
17	Methamphetamine Epidemic Act
18	of 2005); and
19	"(bb) signs the logbook and
20	enters in the logbook his or her
21	name, address, and the date and
22	time of the sale; and
23	"(II) the seller—
24	"(aa) determines that the
25	name entered in the logbook cor-

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1	responds to the name provided or
2	such identification and that the
3	date and time entered are cor-
4	rect; and
5	"(bb) enters in the logbook
6	the name of the product and the
7	quantity sold.
8	"(v) The logbook includes, in accord-
9	ance with criteria of the Attorney General,
10	a notice to purchasers that entering false
11	statements or misrepresentations in the
12	logbook may subject the purchasers to
13	criminal penalties under section 1001 of
14	title 18, United States Code, which notice
15	specifies the maximum fine and term of
16	imprisonment under such section.
17	"(vi) The seller maintains each entry
18	in the logbook for not fewer than two years
19	after the date on which the entry is made.
20	"(vii) In the case of individuals who
21	are responsible for delivering such products
22	into the custody of purchasers or who deal
23	directly with purchasers by obtaining pay-
24	ments for the products, the seller has sub-
25	mitted to the Attorney General a self-cer-

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1	tification that all such individuals have, in
2	accordance with criteria under subpara-
3	graph (B)(ii), undergone training provided
4	by the seller to ensure that the individuals
5	understand the requirements that apply
6	under this subsection and subsection (d).
7	"(viii) The seller maintains a copy of
8	such certification and records dem-
9	onstrating that individuals referred to in
10	clause (vii) have undergone the training.
11	"(ix) If the seller is a mobile retail
12	vendor:
13	"(I) The seller complies with
14	clause (i) by placing the product in a
15	locked cabinet.
16	"(II) The seller does not sell
17	more than 7.5 grams of ephedrine
18	base, pseudoephedrine base, or phen-
19	ylpropanolamine base in such prod-
20	ucts per customer during a 30-day pe-
21	riod.
22	"(B) Additional provisions regarding
23	CERTIFICATIONS AND TRAINING.—
24	"(i) IN GENERAL.—A regulated seller

may not sell any scheduled listed chemical

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1	product at retail unless the seller has sub-
2	mitted to the Attorney General the self-
3	certification referred to in subparagraph
4	(A)(vii). The certification is not effective
5	for purposes of the preceding sentence un-
6	less, in addition to provisions regarding the
7	training of individuals referred to in such
8	subparagraph, the certification includes a
9	statement that the seller understands each
10	of the requirements that apply under this
11	paragraph and under subsection (d) and
12	agrees to comply with the requirements.
13	"(ii) Issuance of criteria; self-
14	CERTIFICATION.—The Attorney General
15	shall by regulation establish criteria for
16	certifications under this paragraph. The
17	criteria shall—
18	"(I) provide that the certifi-
19	cations are self-certifications provided
20	through the program under clause
21	(iii);
22	"(II) provide that a separate cer-
23	tification is required for each place of

business at which a regulated seller



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1	sells scheduled listed chemical prod-
2	ucts at retail; and
3	"(III) include criteria for train-
4	ing under subparagraph (A)(vii).
5	"(iii) Program for regulated
6	SELLERS.—The Attorney General shall es-
7	tablish a program regarding such certifi-
8	cations and training in accordance with the
9	following:
10	"(I) The program shall be car-
11	ried out through an Internet site of
12	the Department of Justice and such
13	other means as the Attorney General
14	determines to be appropriate.
15	"(II) The program shall inform
16	regulated sellers that section 1001 of
17	title 18, United States Code, applies
18	to such certifications.
19	"(III) The program shall make
20	available to such sellers an expla-
21	nation of the criteria under clause (ii).
22	"(IV) The program shall be de-
23	signed to permit the submission of the
24	certifications through such Internet
25	site.

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1	"(V) The program shall be de-
2	signed to automatically provide the
3	explanation referred to in subclause
4	(UI), and an acknowledgement that
5	the Department has received a certifi-
6	cation, without requiring direct inter-
7	actions of regulated sellers with staff
8	of the Department (other than the
9	provision of technical assistance, as
10	appropriate).
11	"(iv) Availability of certifi-
12	CATION TO STATE AND LOCAL OFFI-
13	CIALS.—Promptly after receiving a certifi-
14	cation under subparagraph (A)(vii), the
15	Attorney General shall make available a
16	copy of the certification to the appropriate
17	State and local officials.
18	"(C) PRIVACY PROTECTIONS.—In order to
19	protect the privacy of individuals who purchase
20	scheduled listed chemical products, the Attorney
21	General shall by regulation establish restrictions
22	on disclosure of information in logbooks under
23	subparagraph (A)(iii). Such regulations shall—
24	"(i) provide for the disclosure of the
25	information as appropriate to the Attorney

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1	General and to State and local law enforce
2	ment agencies; and
3	"(ii) prohibit accessing, using, or
4	sharing information in the logbooks for
5	any purpose other than to ensure compli-
6	ance with this title or to facilitate a prod-
7	uct recall to protect public health and safe-
8	ty.
9	"(D) FALSE STATEMENTS OR MISREPRE-
10	SENTATIONS BY PURCHASERS.—For purposes
11	of section 1001 of title 18, United States Code,
12	entering information in the logbook under sub-
13	paragraph (A)(iii) shall be considered a matter
14	within the jurisdiction of the executive, legisla-
15	tive, or judicial branch of the Government of
16	the United States.
17	"(E) GOOD FAITH PROTECTION.—A regu-
18	lated seller who in good faith releases informa-
19	tion in a logbook under subparagraph (A)(iii) to
20	Federal, State, or local law enforcement au-
21	thorities is immune from civil liability for such
22	release unless the release constitutes gross neg-
23	ligence or intentional, wanton, or willful mis-



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conduct.

1	"(F) INAPPLICABILITY OF REQUIREMENTS
2	TO CERTAIN SALES Subparagraph (A) does
3	not apply to the sale at retail of a scheduled
4	listed chemical product if a report on the sales
5	transaction is required to be submitted to the
6	Attorney General under subsection (b)(3).
7	"(G) CERTAIN MEASURES REGARDING
8	THEFT AND DIVERSION.—A regulated seller
9	may take reasonable measures to guard against
10	employing individuals who may present a risk
1	with respect to the theft and diversion of sched-
12	uled listed chemical products, which may in-
13	clude, notwithstanding State law, asking appli-
14	cants for employment whether they have been
15	convicted of any crime involving or related to
16	such products or controlled substances.".
7	(2) EFFECTIVE DATES.—With respect to sub-
8	sections (d) and (e)(1) of section 310 of the Con-
9	trolled Substances Act, as added by paragraph (1)
20	of this subsection:
21	(A) Such subsection (d) applies on and
2	after the expiration of the 30-day period begin-
:3	ning on the date of the enactment of this Act.
4	(B) Such subsection (e)(1) applies on and

after September 30, 2006.



1	(c) Mail-Order Reporting.—
2	(1) IN GENERAL.—Section 310(e) of the Con-
3	trolled Substances Act, as added by subsection
4	(b)(1) of this section, is amended by adding at the
5	end the following:
6	"(2) Mail-order reporting; verification
7	OF IDENTITY OF PURCHASER; 30-DAY RESTRICTION
8	ON QUANTITIES FOR INDIVIDUAL PURCHASERS.—
9	Each regulated person who makes a sale at retail of
10	a scheduled listed chemical product and is required
11	under subsection (b)(3) to submit a report of the
12	sales transaction to the Attorney General is subject
13	to the following:
14	"(A) The person shall, prior to shipping
15	the product, confirm the identity of the pur-
16	chaser in accordance with procedures estab-
17	lished by the Attorney General. The Attorney
18	General shall by regulation establish such pro-
19	cedures.
20	"(B) The person may not sell more than
21	7.5 grams of ephedrine base, pseudoephedrine
22	base, or phenylpropanolamine base in such
23	products per customer during a 30-day pe-

24

riod.".

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1	(2) Inapplicability of reporting exemp-
2	TION FOR RETAIL DISTRIBUTORS.—Section
3	310(b)(3)(D)(ii) of the Controlled Substances Act
4	(21 U.S.C. 830(b)(3)(D)(ii)) is amended by insert-
5	ing before the period the following: ", except that
6	this clause does not apply to sales of scheduled listed
7	chemical products at retail".
8	(3) EFFECTIVE DATE.—The amendments made
9	by paragraphs (1) and (2) apply on and after the ex-
10	piration of the 30-day period beginning on the date
11	of the enactment of this Act.
12	(d) Exemptions for Certain Products.—Section
13	310(e) of the Controlled Substances Act, as added and
14	amended by subsections (b) and (c) of this section, respec-
15	tively, is amended by adding at the end the following para-
16	graph:
17	"(3) Exemptions for certain products.—
18	Upon the application of a manufacturer of a sched-
19	uled listed chemical product, the Attorney General
20	may by regulation provide that the product is ex-
21	empt from the provisions of subsection (d) and para-
22	graphs (1) and (2) of this subsection if the Attorney
23	General determines that the product cannot be used

in the illicit manufacture of methamphetamine.".

1	(e) RESTRICTIONS ON QUANTITY PURCHASED DUR-
2	ing 30-Day Period.—
3	(1) IN GENERAL.—Section 404(a) of the Con-
4	trolled Substances Act (21 U.S.C. 844(a)) is amend-
5	ed by inserting after the second sentence the fol-
6	lowing: "It shall be unlawful for any person to know-
7	ingly or intentionally purchase at retail during a 30
8	day period more than 9 grams of ephedrine base,
9	pseudoephedrine base, or phenylpropanolamine base
10	in a scheduled listed chemical product, except that,
11	of such 9 grams, not more than 7.5 grams may be
12	imported by means of shipping through any private
13	or commercial carrier or the Postal Service.".
14	(2) Effective date.—The amendment made
15	by paragraph (1) applies on and after the expiration
16	of the 30-day period beginning on the date of the
17	enactment of this Act.
18	(f) Enforcement of Requirements for Retail
19	Sales.—
20	(1) Civil and criminal penalties.—
21	(A) IN GENERAL.—Section 402(a) of the
22	Controlled Substances Act (21 U.S.C. 842(a))
23	is amended—
24	(i) in paragraph (10), by striking "or"
25	after the semicolon;

1	(ii) in paragraph (11), by striking the
2	period at the end and inserting a semi-
3	colon; and
4	(iii) by inserting after paragraph (11)
5	the following paragraphs:
6	"(12) who is a regulated seller, or a distributor
7	required to submit reports under subsection (b)(3)
8	of section 310—
9	"(A) to sell at retail a scheduled listed
10	chemical product in violation of paragraph (1)
11	of subsection (d) of such section, knowing at
12	the time of the transaction involved (inde-
13	pendent of consulting the logbook under sub-
14	section (e)(1)(A)(iii) of such section) that the
15	transaction is a violation; or
16	"(B) to knowingly or recklessly sell at re-
17	tail such a product in violation of paragraph (2)
18	of such subsection (d);
19	"(13) who is a regulated seller to knowingly or
20	recklessly sell at retail a scheduled listed chemical
21	product in violation of subsection (e) of such section;
22	or
23	"(14) who is a regulated seller or an employee
24	or agent of such seller to disclose, in violation of reg-
25	ulations under subparagraph (C) of section



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1	310(e)(1), information in logbooks under subpara-
2	graph (A)(iii) of such section, or to refuse to provide
3	such a logbook to Federal, State, or local law en-
4	forcement authorities.".
5	(B) Conforming amendment.—Section
6	401(f)(1) of the Controlled Substances Act (21
7	U.S.C. 841(f)(1)) is amended by inserting after
8	"shall" the following: ", except to the extent
9	that paragraph (12), (13), or (14) of section
10	402(a) applies,".
11	(2) AUTHORITY TO PROHIBIT SALES BY VIOLA-
12	TORS.—Section 402(c) of the Controlled Substances
13	Act (21 U.S.C. 842(c)) is amended by adding at the
14	end the following paragraph:
15	"(4)(A) If a regulated seller, or a distributor required
16	to submit reports under section 310(b)(3), violates para-
17	graph (12) of subsection (a) of this section, or if a regu-
18	lated seller violates paragraph (13) of such subsection, the
19	Attorney General may by order prohibit such seller or dis-
- 20	tributor (as the case may be) from selling any scheduled
21	listed chemical product. Any sale of such a product in vio-
22	lation of such an order is subject to the same penalties
23	as apply under paragraph (2).



1	"(B) An order under subparagraph (A) may be im-
2	posed only through the same procedures as apply under
3	section 304(c) for an order to show cause.".
4	(g) Preservation of State Authority to Regu-
5	LATE SCHEDULED LISTED CHEMICALS.—This section
6	and the amendments made by this section may not be con-
7	strued as having any legal effect on section 708 of the
8	Controlled Substances Act as applied to the regulation of
9	scheduled listed chemicals (as defined in section $102(45)$
10	of such Act).
11	SEC. 712. REGULATED TRANSACTIONS.
12	(a) Conforming Amendments Regarding Sched-
13	ULED LISTED CHEMICALS.—The Controlled Substances
14	Act (21 U.S.C. 801 et seq.) is amended—
15	(1) in section 102—
16	(A) in paragraph (39)(A)—
17	(i) by amending clause (iv) to read as
18	follows:
19	"(iv) any transaction in a listed chemical
20	that is contained in a drug that may be mar-
21	keted or distributed lawfully in the United
22	States under the Federal Food, Drug, and Cos-
23	metic Act, subject to clause (v), unless-
24	"(I) the Attorney General has deter-
25	mined under section 204 that the drug or

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1	group of drugs is being diverted to obtain
2	the listed chemical for use in the illicit pro-
3	duction of a controlled substance; and
4	"(II) the quantity of the listed chem-
5	ical contained in the drug included in the
6	transaction or multiple transactions equals
7	or exceeds the threshold established for
8	that chemical by the Attorney General;";
9	(ii) by redesignating clause (v) as
10	clause (vi); and
11	(iii) by inserting after clause (iv) the
12	following clause:
13	"(v) any transaction in a scheduled listed
14	chemical product that is a sale at retail by a
15	regulated seller or a distributor required to sub-
16	mit reports under section 310(b)(3); or"; and
17	(B) by striking the paragraph (45) that re-
18	lates to the term "ordinary over-the-counter
19	pseudoephedrine or phenylpropanolamine prod-
20	uct'';
21	(2) in section 204, by striking subsection (e);
22	and
23	(3) in section 303(h), in the second sentence, by
24	striking "section 102(39)(A)(iv)" and inserting
25	"clause (iv) or (v) of section 102(39)(A)".



Ĭ	(b) Public Law 104–237.—Section 401 of the Com-
2	prehensive Methamphetamine Control Act of 1996 (21
3	U.S.C. 802 note) (Public Law 104-237) is amended by
4	striking subsections (d), (e), and (f).
5	SEC. 713. AUTHORITY TO ESTABLISH PRODUCTION
6	QUOTAS.
7	Section 306 of the Controlled Substances Act (21
8	U.S.C. 826) is amended—
9	(1) in subsection (a), by inserting "and for
10	ephedrine, pseudoephedrine, and phenylpropanola-
11	mine" after "for each basic class of controlled sub-
12	stance in schedules I and II";
13	(2) in subsection (b), by inserting "or for
14	ephedrine, pseudoephedrine, or phenylpropanola-
15	mine" after "for each basic class of controlled sub-
16	stance in schedule I or II";
17	(3) in subsection (c), in the first sentence, by
18	inserting "and for ephedrine, pseudoephedrine, and
19	phenylpropanolamine" after "for the basic classes of
20	controlled substances in schedules I and II";
21	(4) in subsection (d), by inserting "or ephed-
22	rine, pseudoephedrine, or phenylpropanolamine"
23	after "that basic class of controlled substance";
24	(5) in subsection (e), by inserting "or for
25	ephedrine, pseudoephedrine, or phenylpropanola-



1	mine" after "for a basic class of controlled sub
2	stance in schedule I or II";
3	(6) in subsection (f)—
4	(A) by inserting "or ephedrine
5	pseudoephedrine, or phenylpropanolamine'
6	after "controlled substances in schedules I and
7	П'';
8	(B) by inserting "or of ephedrine
9	pseudoephedrine, or phenylpropanolamine'
10	after "the manufacture of a controlled sub-
11	stance"; and
12	(C) by inserting "or chemicals" after
13	"such incidentally produced substances"; and
14	(7) by adding at the end the following sub-
15	section:
16	"(g) Each reference in this section to ephedrine,
17	pseudoephedrine, or phenylpropanolamine includes each of
18	the salts, optical isomers, and salts of optical isomers of
19	such chemical.".
20	SEC. 714. PENALTIES; AUTHORITY FOR MANUFACTURING;
21	QUOTA.
22	Section 402(b) of the Controlled Substances Act (21
23	U.S.C. 842(b)) is amended by inserting after "manufac-
24	ture a controlled substance in schedule I or II" the fol-
25	lowing: ", or ephedrine, pseudoephedrine, or phenyl-



1	propanolamine or any of the salts, optical isomers, or salts
2	of optical isomers of such chemical,"
3	SEC. 715. RESTRICTIONS ON IMPORTATION; AUTHORITY TO
4	PERMIT IMPORTS FOR MEDICAL, SCIENTIFIC,
5	OR OTHER LEGITIMATE PURPOSES.
6	Section 1002 of the Controlled Substances Import
7	and Export Act (21 U.S.C. 952) is amended—
8	(1) in subsection (a)—
9	(A) in the matter preceding paragraph (1),
10	by inserting "or ephedrine, pseudoephedrine, or
11	phenylpropanolamine," after "schedule III, IV,
12	or V of title II,"; and
13	(B) in paragraph (1), by inserting ", and
14	of ephedrine, pseudoephedrine, and phenyl-
15	propanolamine, "after "coca leaves"; and
·16	(2) by adding at the end the following sub-
17	sections:
18	"(d)(1) With respect to a registrant under section
19	1008 who is authorized under subsection (a)(1) to import
20	ephedrine, pseudoephedrine, or phenylpropanolamine, at
21	any time during the year the registrant may apply for an
22	increase in the amount of such chemical that the reg-
23	istrant is authorized to import, and the Attorney General
24	may approve the application if the Attorney General deter-
25	mines that the approval is necessary to provide for med-



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1	ical, scientific, or other legitimate purposes regarding the
2	chemical.
3	"(2) With respect to the application under paragraph
4	(1):
5	"(A) Not later than 60 days after receiving the
6	application, the Attorney General shall approve or
7	deny the application.
8	"(B) In approving the application, the Attorney
9	General shall specify the period of time for which
0	the approval is in effect, or shall provide that the
1	approval is effective until the registrant involved is
2	notified in writing by the Attorney General that the
3	approval is terminated.
4	"(C) If the Attorney General does not approve
.5	or deny the application before the expiration of the
6	60-day period under subparagraph (A), the applica-
7	tion is deemed to be approved, and such approval re-
8	mains in effect until the Attorney General notifies
9	the registrant in writing that the approval is termi-
0.	nated.
:1	"(e) Each reference in this section to ephedrine,
2	pseudoephedrine, or phenylpropanolamine includes each of
3	the salts, optical isomers, and salts of optical isomers of



24 such chemical.".

1	SEC. 716. NOTICE OF IMPORTATION OR EXPORTATION; AP-							
2	PROVAL OF SALE OR TRANSFER BY IM-							
3	PORTER OR EXPORTER.							
4	(a) IN GENERAL.—Section 1018 of the Controlled							
5	Substances Import and Export Act (21 U.S.C. 971) is							
6	amended—							
7	(1) in subsection (b)(1), in the first sentence,							
8	by striking "or to an importation by a regular im-							
9	porter" and inserting "or to a transaction that is an							
10	importation by a regular importer";							
11	(2) by redesignating subsections (d) and (e) as							
12	subsections (e) and (f), respectively;							
13	(3) by inserting after subsection (c) the fol-							
14	lowing subsection:							
15	"(d)(1)(A) Information provided in a notice under							
16	subsection (a) or (b) shall include the name of the person							
17	to whom the importer or exporter involved intends to							
18	transfer the listed chemical involved, and the quantity of							
19	such chemical to be transferred.							
20	"(B) In the case of a notice under subsection (b) sub-							
21	mitted by a regular importer, if the transferee identified							
22	in the notice is not a regular customer, such importer may							
23	not transfer the listed chemical until after the expiration							
24	of the 15-day period beginning on the date on which the							
25	notice is submitted to the Attorney General.							



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1	"(C) After a notice under subsection (a) or (b) is sub-
2	mitted to the Attorney General, if circumstances change
3	and the importer or exporter will not be transferring the
4	listed chemical to the transferee identified in the notice,
5	or will be transferring a greater quantity of the chemical
6	than specified in the notice, the importer or exporter shall
7	update the notice to identify the most recent prospective
8	transferee or the most recent quantity or both (as the case
9	may be) and may not transfer the listed chemical until
10	after the expiration of the 15-day period beginning on the
11	date on which the update is submitted to the Attorney
12	General, except that such 15-day restriction does not
13	apply if the prospective transferee identified in the update
14	is a regular customer. The preceding sentence applies with
15	respect to changing circumstances regarding a transferee
16	or quantity identified in an update to the same extent and
17	in the same manner as such sentence applies with respect
18	to changing circumstances regarding a transferee or quan-
19	tity identified in the original notice under subsection (a)
20	or (b).
21	"(D) In the case of a transfer of a listed chemical
22	that is subject to a 15-day restriction under subparagraph

(B) or (C), the transferee involved shall, upon the expira-

24 tion of the 15-day period, be considered to qualify as a



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1	regular customer, unless the Attorney General otherwise
2	notifies the importer or exporter involved in writing.
3	"(2) With respect to a transfer of a listed chemical
4	with which a notice or update referred to in paragraph
5	(1) is concerned:
б	"(A) The Attorney General, in accordance with
7	the same procedures as apply under subsection
8	(e)(2)—
9	"(i) may order the suspension of the trans
10	fer of the listed chemical by the importer or ex-
11	porter involved, except for a transfer to a reg-
12	ular customer, on the ground that the chemica
13	may be diverted to the clandestine manufacture
14	of a controlled substance (without regard to the
15	form of the chemical that may be diverted, in
16	cluding the diversion of a finished drug produc
17	to be manufactured from bulk chemicals to be
18	transferred), subject to the Attorney Genera
19	ordering such suspension before the expiration
20	of the 15-day period referred to in paragraph
21	(1) with respect to the importation or expor

tation (in any case in which such a period ap-



22

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plies); and

1	"(ii) may, for purposes of clause (i) and
2	paragraph (1), disqualify a regular customer on
3	such ground.
4	"(B) From and after the time when the Attor-
5	ney General provides written notice of the order
6	under subparagraph (A) (including a statement of
7	the legal and factual basis for the order) to the im-
8	porter or exporter, the importer or exporter may not
9	carry out the transfer.
10	"(3) For purposes of this subsection:
11	"(A) The terms 'importer' and 'exporter' mean
12	a regulated person who imports or exports a listed
13	chemical, respectively.
14	"(B) The term 'transfer', with respect to a list-
15	ed chemical, includes the sale of the chemical.
16	"(C) The term 'transferee' means a person to
17	whom an importer or exporter transfers a listed
18	chemical."; and
19	(4) by adding at the end the following sub-
20	section:
21	"(g) Within 30 days after a transaction covered by
22	this section is completed, the importer or exporter shall
23	send the Attorney General a return declaration containing
24	particulars of the transaction, including the date, quan-
25	tity, chemical, container, name of transferees, and such



1	other information as the Attorney General may specify in								
2	regulations. For importers, a single return declaration								
3	may include the particulars of both the importation and								
4	distribution. If the importer has not distributed all chemi-								
5	cals imported by the end of the initial 30-day period, the								
6	importer shall file supplemental return declarations no								
7	later than 30 days from the date of any further distribu-								
8	tion, until the distribution or other disposition of all								
9	chemicals imported pursuant to the import notification or								
10	any update are accounted for.".								
11	(b) Conforming Amendments.—								
12	(1) CONTROLLED SUBSTANCES IMPORT AND								
13	EXPORT ACT.—The Controlled Substances Import								
14	and Export Act (21 U.S.C. 951 et seq.) is								
15	amended—								
16	(A) in section 1010(d)(5), by striking "sec-								
17	tion 1018(e)(2) or (3)" and inserting "para-								
18	graph (2) or (3) of section 1018(f)"; and								
19	(B) in section 1018(c)(1), in the first sen-								
20	tence, by inserting before the period the fol-								
21	lowing: "(without regard to the form of the								
22	chemical that may be diverted, including the di-								
23	version of a finished drug product to be manu-								
24	factured from bulk chemicals to be trans-								



ferred)".

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Y	(2) CONTROLLED SUBSTANCES ACT.—Section							
2	310(b)(3)(D)(v) of the Controlled Substances Act							
3	(21 U.S.C. 830(b)(3)(D)(v)) is amended by striking							
4	"section 1018(e)(2)" and inserting "section							
5	1018(f)(2)".							
6	SEC. 717. ENFORCEMENT OF RESTRICTIONS ON IMPORTA-							
7	TION AND OF REQUIREMENT OF NOTICE OF							
8	TRANSFER.							
9	Section 1010(d)(6) of the Controlled Substances Im-							
10	port and Export Act (21 U.S.C. 960(d)(6)) is amended							
11	to read as follows:							
12	"(6) imports a listed chemical in violation of							
13	section 1002, imports or exports such a chemical in							
14	violation of section 1007 or 1018, or transfers such							
15	a chemical in violation of section 1018(d); or".							
16	SEC. 718. COORDINATION WITH UNITED STATES TRADE							
17	REPRESENTATIVE.							
18	In implementing sections 713 through 717 and sec-							
19	tion 721 of this title, the Attorney General shall consult							
20	with the United States Trade Representative to ensure im-							
21	plementation complies with all applicable international							
22	treaties and obligations of the United States.							



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1	Subtitle B—International
2	Regulation of Precursor Chemicals
3	SEC. 721. INFORMATION ON FOREIGN CHAIN OF DISTRIBU
4	TION; IMPORT RESTRICTIONS REGARDING
5	FAILURE OF DISTRIBUTORS TO COOPERATE
6	Section 1018 of the Controlled Substances Impor
7	and Export Act (21 U.S.C. 971), as amended by section
8	716(a)(4) of this title, is further amended by adding a
9	the end the following subsection:
10	"(h)(1) With respect to a regulated person importing
11	ephedrine, pseudoephedrine, or phenylpropanolamine (re
12	ferred to in this section as an 'importer'), a notice of im
13	portation under subsection (a) or (b) shall include all in
14	formation known to the importer on the chain of distribu
15	tion of such chemical from the manufacturer to the im
16	porter.
17	"(2) For the purpose of preventing or responding to
18	the diversion of ephedrine, pseudoephedrine, or phenyl-
19	propanolamine for use in the illicit production of meth-
20	amphetamine, the Attorney General may, in the case of
21	any person who is a manufacturer or distributor of such
22	chemical in the chain of distribution referred to in para-
23	graph (1) (which person is referred to in this subsection

24 as a 'foreign-chain distributor'), request that such dis-

25 tributor provide to the Attorney General information



- 1 known to the distributor on the distribution of the chem-
- 2 ical, including sales.
- 3 "(3) If the Attorney General determines that a for-
- 4 eign-chain distributor is refusing to cooperate with the At-
- 5 torney General in obtaining the information referred to in
- 6 paragraph (2), the Attorney General may, in accordance
- 7 with procedures that apply under subsection (c), issue an
- 8 order prohibiting the importation of ephedrine,
- 9 pseudoephedrine, or phenylpropanolamine in any case in
- 10 which such distributor is part of the chain of distribution
- 11 for such chemical. Not later than 60 days prior to issuing
- 12 the order, the Attorney General shall publish in the Fed-
- 13 eral Register a notice of intent to issue the order. During
- 14 such 60-day period, imports of the chemical with respect
- 15 to such distributor may not be restricted under this para-
- 16 graph.".
- 17 SEC. 722. REQUIREMENTS RELATING TO THE LARGEST EX-
- 18 PORTING AND IMPORTING COUNTRIES OF
- 19 CERTAIN PRECURSOR CHEMICALS.
- 20 (a) REPORTING REQUIREMENTS.—Section 489(a) of
- 21 the Foreign Assistance Act of 1961 (22 U.S.C. 2291h(a))
- 22 is amended by adding at the end the following new para-
- 23 graph:
- 24 "(8)(A) A separate section that contains the
- 25 following:



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1	"(i) An identification of the five countries
2	that exported the largest amount of
3	pseudoephedrine, ephedrine, and phenyl-
4	propanolamine (including the salts, optical iso-
5	mers, or salts of optical isomers of such chemi-
6	cals, and also including any products or sub-
7	stances containing such chemicals) during the
8	preceding calendar year.
9	"(ii) An identification of the five countries
10	that imported the largest amount of the chemi-
11	cals described in clause (i) during the preceding
12	calendar year and have the highest rate of di-
13	version of such chemicals for use in the illicit
14	production of methamphetamine (either in that
15	country or in another country).
16	"(iii) An economic analysis of the total
17	worldwide production of the chemicals described
18	in clause (i) as compared to the legitimate de-
19	mand for such chemicals worldwide.
20	"(B) The identification of countries that im-
21	ported the largest amount of chemicals under sub-
22	paragraph (A)(ii) shall be based on the following:
23	"(i) An economic analysis that estimates
24	the legitimate demand for such chemicals in

such countries as compared to the actual or es-



1	timated amount of such chemicals that is im-									
2	ported into such countries.									
3	"(ii) The best available data and other in-									
4	formation regarding the production of meth-									
5	amphetamine in such countries and the diver-									
6	sion of such chemicals for use in the production									
7	of methamphetamine.".									
8	(b) Annual Certification Procedures.—Section									
9	490(a) of the Foreign Assistance Act of 1961 (22 U.S.C.									
10	2291j(a)) is amended—									
11	(1) in paragraph (1), by striking "major illicit									
12	drug producing country or major drug-transit coun-									
13	try' and inserting "major illicit drug producing									
14	country, major drug-transit country, or country									
15	identified pursuant to clause (i) or (ii) of section									
16	489(a)(8)(A) of this Act"; and									
17	(2) in paragraph (2), by inserting after "(as de-									
18	termined under subsection (h))" the following: "or									
19	country identified pursuant to clause (i) or (ii) of									
20	section 489(a)(8)(A) of this Act".									
21	(c) Conforming Amendment.—Section 706 of the									
22	Foreign Relations Authorization Act, Fiscal Year 2003									
23	(22 U.S.C. 2291j-1) is amended in paragraph (5) by add-									
24	ing at the end the following:									



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1	"(C) Nothing in this section shall affect the re-
2	quirements of section 490 of the Foreign Assistance
3	Act of 1961 (22 U.S.C. 2291j) with respect to coun-
4	tries identified pursuant to section clause (i) or (ii)
5	of 489(a)(8)(A) of the Foreign Assistance Act of
6	1961.".
7	(d) Plan to Address Diversion of Precursor
8	CHEMICALS.—In the case of each country identified pur-
9	suant to clause (i) or (ii) of section 489(a)(8)(A) of the
10	Foreign Assistance Act of 1961 (as added by subsection
11	(a)) with respect to which the President has not trans-
12	mitted to Congress a certification under section 490(b) of
13	such Act (22 U.S.C. 2291j(b)), the Secretary of State, in
14	consultation with the Attorney General, shall, not later
15	than 180 days after the date on which the President trans-
16	mits the report required by section 489(a) of such Act (22
17	U.S.C. 2291h(a)), submit to Congress a comprehensive
18	plan to address the diversion of the chemicals described
19	in section 489(a)(8)(A)(i) of such Act to the illicit produc-
20	tion of methamphetamine in such country or in another
21	country, including the establishment, expansion, and en-
22	hancement of regulatory, law enforcement, and other in-
23	vestigative efforts to prevent such diversion.
24	(e) AUTHORIZATION OF APPROPRIATIONS.—There

25 are authorized to be appropriated to the Secretary of State

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1	to carry out this section \$1,000,000 for each of the fiscal							
2	years 2006 and 2007.							
3	SEC. 723. PREVENTION OF SMUGGLING OF METHAMPHET							
4	AMINE INTO THE UNITED STATES FROM MEX-							
5	ICO.							
6	(a) IN GENERAL.—The Secretary of State, acting							
7	through the Assistant Secretary of the Bureau for Inter-							
8	national Narcotics and Law Enforcement Affairs, shall							
9	take such actions as are necessary to prevent the smug-							
10	gling of methamphetamine into the United States from							
11	Mexico.							
12	(b) Specific Actions.—In carrying out subsection							
13	(a), the Secretary shall—							
14	(1) improve bilateral efforts at the United							
15	States-Mexico border to prevent the smuggling of							
16	methamphetamine into the United States from Mex-							
17	ico;							
18	(2) seek to work with Mexican law enforcement							
19	authorities to improve the ability of such authorities							
20	to combat the production and trafficking of meth-							
21	amphetamine, including by providing equipment and							
22	technical assistance, as appropriate; and							
23	(3) encourage the Government of Mexico to							
24	take immediate action to reduce the diversion of							

pseudoephedrine by drug trafficking organizations



1	for	the	production	and	trafficking	of	methamphet-

- 2 amine.
- 3 (c) REPORT.—Not later than one year after the date
- 4 of the enactment of this Act, and annually thereafter, the
- 5 Secretary shall submit to the appropriate congressional
- 6 committees a report on the implementation of this section
- 7 for the prior year.
- 8 (d) AUTHORIZATION OF APPROPRIATIONS.—There
- 9 are authorized to be appropriated to the Secretary to carry
- 10 out this section \$4,000,000 for each of the fiscal years
- 11 2006 and 2007.

## 12 Subtitle C—Enhanced Criminal

- 13 Penalties for Methamphetamine
- 14 Production and Trafficking
- 15 SEC. 731. SMUGGLING METHAMPHETAMINE OR METH-
- 16 AMPHETAMINE PRECURSOR CHEMICALS
- 17 INTO THE UNITED STATES WHILE USING FA-
- 18 CILITATED ENTRY PROGRAMS.
- 19 (a) ENHANCED PRISON SENTENCE.—The sentence
- 20 of imprisonment imposed on a person convicted of an of-
- 21 fense under the Controlled Substances Act (21 U.S.C. 801
- 22 et seq.) or the Controlled Substances Import and Export
- 23 Act (21 U.S.C. 951 et seq.), involving methamphetamine
- 24 or any listed chemical that is defined in section 102(33)
- 25 of the Controlled Substances Act (21 U.S.C. 802(33),



1	shall,	if	the	offense	is	committed	under	the	circumstance

- 2 described in subsection (b), be increased by a consecutive
- 3 term of imprisonment of not more than 15 years.
- 4 (b) CIRCUMSTANCES.—For purposes of subsection
- 5 (a), the circumstance described in this subsection is that
- 6 the offense described in subsection (a) was committed by
- 7 a person who—
- 8 (1) was enrolled in, or who was acting on behalf
- 9 of any person or entity enrolled in, any dedicated
- 10 commuter lane, alternative or accelerated inspection
- 11 system, or other facilitated entry program adminis-
- tered or approved by the Federal Government for
- use in entering the United States; and
- 14 (2) committed the offense while entering the
- 15 United States, using such lane, system, or program.
- 16 (c) PERMANENT INELIGIBILITY.—Any person whose
- 17 term of imprisonment is increased under subsection (a)
- 18 shall be permanently and irrevocably barred from being
- 19 eligible for or using any lane, system, or program de-
- 20 scribed in subsection (b)(1).
- 21 SEC. 732. MANUFACTURING CONTROLLED SUBSTANCES ON
- 22 FEDERAL PROPERTY.
- Subsection (b) of section 401 of the Controlled Sub-
- 24 stances Act (21 U.S.C. 841(b)) is amended in paragraph
- 25 (5) by inserting "or manufacturing" after "cultivating".



1	SEC.	733.	INCREASED	PUNISHMENT	FOR	METHAMPHET-

- 2 AMINE KINGPINS.
- 3 Section 408 of the Controlled Substances Act (21
- 4 U.S.C. 848) is amended by adding at the end the fol-
- 5 lowing:
- 6 "(s) Special Provision for Methamphet-
- 7 AMINE.—For the purposes of subsection (b), in the case
- 8 of continuing criminal enterprise involving methamphet-
- 9 amine or its salts, isomers, or salts of isomers, paragraph
- 10 (2)(A) shall be applied by substituting '200' for '300', and
- 11 paragraph (2)(B) shall be applied by substituting
- 12 '\$5,000,000' for '\$10 million dollars'. ".
- 13 SEC. 734. NEW CHILD-PROTECTION CRIMINAL ENHANCE-
- 14 MENT.
- 15 (a) IN GENERAL.—The Controlled Substances Act is
- 16 amended by inserting after section 419 (21 U.S.C. 860)
- 17 the following:
- 18 "CONSECUTIVE SENTENCE FOR MANUFACTURING OR DIS-
- 19 TRIBUTING, OR POSSESSING WITH INTENT TO MANU-
- 20 FACTURE OR DISTRIBUTE, METHAMPHETAMINE ON
- 21 PREMISES WHERE CHILDREN ARE PRESENT OR RE-
- 22 SIDE
- 23 "SEC. 419a. Whoever violates section 401(a)(1) by
- 24 manufacturing or distributing, or possessing with intent
- 25 to manufacture or distribute, methamphetamine or its
- 26 salts, isomers or salts of isomers on premises in which an



l	individual who is under the age of 18 years is present or
2	resides, shall, in addition to any other sentence imposed
3	be imprisoned for a period of any term of years but not
4	more than 20 years, subject to a fine, or both. ".
5	(b) CLERICAL AMENDMENT.—The table of contents
6	of the Comprehensive Drug Abuse Prevention and Control
7	Act of 1970 is amended by inserting after the item relat-
8	ing to section 419 the following new item:
	"Sec. 419a. Consecutive sentence for manufacturing or distributing, or pos- sessing with intent to manufacture or distribute, methamphet- amine on premises where children are present or reside.".
9	SEC. 735. AMENDMENTS TO CERTAIN SENTENCING COURT
10	REPORTING REQUIREMENTS.
11	Section 994(w) of title 28, United States Code, is
12	amended—
13	(1) in paragraph (1)—
14	(A) by inserting ", in a format approved
15	and required by the Commission," after "sub-
16	mits to the Commission";
17	(B) in subparagraph (B)—
18	(i) by inserting "written" before
19	"statement of reasons"; and
20	(ii) by inserting "and which shall be
21	stated on the written statement of reasons
22	form issued by the Judicial Conference and
23	approved by the United States Sentencing

1	Commission" after "applicable guideline
2	range"; and
3	(C) by adding at the end the following:
4	"The information referred to in subparagraphs (A)
5	through (F) shall be submitted by the sentencing court
6	in a format approved and required by the Commission.";
7	and
8	(2) in paragraph (4), by striking "may assem-
9	ble or maintain in electronic form that include any"
10	and inserting "itself may assemble or maintain in
11	electronic form as a result of the".
12	SEC. 736. SEMIANNUAL REPORTS TO CONGRESS.
13	(a) In GENERAL.—The Attorney General shall, on a
14	semiannual basis, submit to the congressional committees
15	and organizations specified in subsection (b) reports
16	that—
17	(1) describe the allocation of the resources of
18	the Drug Enforcement Administration and the Fed-
19	eral Bureau of Investigation for the investigation
20	and prosecution of alleged violations of the Con-
21	trolled Substances Act involving methamphetamine;
22	and
23	(2) the measures being taken to give priority in
24	the allocation of such resources to such violations
25	involving



1	(A) persons alleged to have imported into
2	the United States substantial quantities of
3	methamphetamine or scheduled listed chemicals
4	(as defined pursuant to the amendment made
5	by section 711(a)(1));
6	(B) persons alleged to have manufactured
7	methamphetamine; and
8	(C) circumstances in which the violations
9	have endangered children.
10	(b) CONGRESSIONAL COMMITTEES.—The congres-
11	sional committees and organizations referred to in sub-
12	section (a) are—
13	(1) in the House of Representatives, the Com-
14	mittee on the Judiciary, the Committee on Energy
15	and Commerce, and the Committee on Government
16	Reform; and
17	(2) in the Senate, the Committee on the Judici-
18	ary, the Committee on Commerce, Science, and
19	Transportation, and the Caucus on International
20	Narcotics Control.

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Regulation

SEC. 741. BIENNIAL REPORT TO CONGRESS ON AGENCY

AMPHETAMINE LABORATORIES

DESIGNATIONS OF BY-PRODUCTS OF METH-

amphetamine Byproducts

ARDOUS MATERIALS.

23 U.S.C. 6921) is amended at the end by adding the fol-

24 lowing:

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1	"(j) METHAMPHETAMINE PRODUCTION.—Not later
2	than every 24 months, the Administrator shall submit to
3	the Committee on Energy and Commerce of the House
4	of Representatives and the Committee on Environment
5	and Public Works of the Senate a report setting forth in-
6	
7	ment agencies, States, and other relevant stakeholders
8	that identifies the byproducts of the methamphetamine
9	production process and whether the Administrator con-
10	siders each of the byproducts to be a hazardous waste pur-
11	suant to this section and relevant regulations.".
12	SEC. 743. CLEANUP COSTS.
13	(a) In General.—Section 413(q) of the Controlled
14	Substances Act (21 U.S.C. 853(q)) is amended—
15	(1) in the matter preceding paragraph (1), by
16	inserting ", the possession, or the possession with in-
17	tent to distribute, "after "manufacture"; and
18	(2) in paragraph (2), by inserting ", or on
19	premises or in property that the defendant owns, re-
20	sides, or does business in" after "by the defendant".
21	(b) SAVINGS CLAUSE.—Nothing in this section shall
22	be interpreted or construed to amend, alter, or otherwise
23	affect the obligations, liabilities and other responsibilities
24	of any person under any Federal or State environmental

25 laws.

1	Subtitle E—Additional Programs
2	and Activities
3	SEC. 751. IMPROVEMENTS TO DEPARTMENT OF JUSTICE
4	DRUG COURT GRANT PROGRAM.
5	Section 2951 of the Omnibus Crime Control and Safe
6	Streets Act of 1968 (42 U.S.C. 3797u) is amended by
7	adding at the end the following new subsection:
8	"(c) Mandatory Drug Testing and Mandatory
9	SANCTIONS.— .
10	"(1) Mandatory testing.—Grant amounts
11	under this part may be used for a drug court only
12	if the drug court has mandatory periodic testing as
13	described in subsection (a)(3)(A). The Attorney
14	General shall, by prescribing guidelines or regula-
15	tions, specify standards for the timing and manner
16	of complying with such requirements. The
17	standards—
18	"(A) shall ensure that—
19	"(i) each participant is tested for
20	every controlled substance that the partici-
21	pant has been known to abuse, and for any
22	other controlled substance the Attorney
23	General or the court may require; and
24	"(ii) the testing is accurate and prac-
25	ticable; and

1	"(B) may require approval of the drug
2	testing regime to ensure that adequate testing
3	occurs.
4	"(2) MANDATORY SANCTIONS.—The Attorney
, 5	General shall, by prescribing guidelines or regula-
6	tions, specify that grant amounts under this part
7	may be used for a drug court only if the drug court
8	imposes graduated sanctions that increase punitive
9	measures, therapeutic measures, or both whenever a
10	participant fails a drug test. Such sanctions and
11	measures may include, but are not limited to, one or
12	more of the following:
13	"(A) Incarceration.
14	"(B) Detoxification treatment.
15	"(C) Residential treatment.
16	"(D) Increased time in program.
17	"(E) Termination from the program.
18	"(F) Increased drug screening require-
19	ments.
20	"(G) Increased court appearances.
21	"(H) Increased counseling.
22	"(I) Increased supervision.
23	"(J) Electronic monitoring.
24	"(K) In-home restriction.
25	"(L) Community service.



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ı	(WI) Family counseling.
2	"(N) Anger management classes.".
3	SEC. 752. DRUG COURTS FUNDING.
4	Section 1001(25)(A) of title I of the Omnibus Crime
5	Control and Safe Streets Act of 1968 (42 U.S.C.
6	2591(25)(A)) is amended by adding at the end the fol-
7	lowing:
8	"(v) \$70,000,000 for fiscal year
9	2006.".
10	SEC. 753. FEASIBILITY STUDY ON FEDERAL DRUG COURTS.
11	The Attorney General shall, conduct a feasibility
12	study on the desirability of a drug court program for Fed-
13	eral offenders who are addicted to controlled substances.
14	The Attorney General lower-level, non-violate report the
15	results of that study to Congress not later than June 30,
16	2006.
17	SEC. 754. GRANTS TO HOT SPOT AREAS TO REDUCE AVAIL-
18	ABILITY OF METHAMPHETAMINE.
19	Title I of the Omnibus Crime Control and Safe
20	Streets Act of 1968 (42 U.S.C. 3711 et seq.) is amended
21	by adding at the end the following:



1	"PART II—CONFRONTING USE OF
2	METHAMPHETAMINE
3	"SEC. 2996. AUTHORITY TO MAKE GRANTS TO ADDRESS
4	PUBLIC SAFETY AND METHAMPHETAMINE
5	MANUFACTURING, SALE, AND USE IN HOT
6	SPOTS.
7	"(a) Purpose and Program Authority.—
8	"(1) PURPOSE.—It is the purpose of this part
9	to assist States—
10	"(A) to carry out programs to address the
11	manufacture, sale, and use of methamphet-
12	amine drugs; and
13	"(B) to improve the ability of State and
14	local government institutions of to carry out
15	such programs.
16	"(2) GRANT AUTHORIZATION.—The Attorney
17	General, through the Bureau of Justice Assistance
18	in the Office of Justice Programs may make grants
19	to States to address the manufacture, sale, and use
20	of methamphetamine to enhance public safety.
21	"(3) Grant projects to address meth-
22	AMPHETAMINE MANUFACTURE SALE AND USE.—
23	Grants made under subsection (a) may be used for
24	programs, projects, and other activities to—



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1	"(A) investigate, arrest and prosecute indi
2	viduals violating laws related to the use, manu
3	facture, or sale of methamphetamine;
4	"(B) reimburse the Drug Enforcement Ad
5	ministration for expenses related to the clear
6	up of methamphetamine clandestine labs;
7	"(C) support State and local health depart
8	ment and environmental agency services de
9	ployed to address methamphetamine; and
10	"(D) procure equipment, technology, o
<b>L</b> I	support systems, or pay for resources, if the ap
12	plicant for such a grant demonstrates to the
13	satisfaction of the Attorney General that ex
14	penditures for such purposes would result in
15	the reduction in the use, sale, and manufacture
16	of methamphetamine.
7	"SEC. 2997. FUNDING.
8	"There are authorized to be appropriated to carry ou
9	this part \$99,000,000 for each fiscal year 2006, 2007
20	2008, 2009, and 2010.".
21	SEC. 755. GRANTS FOR PROGRAMS FOR DRUG-ENDAN
2	GERED CHILDREN.
23	(a) In GENERAL.—The Attorney General shall make
4	grants to States for the purpose of carrying out programs

25 to provide comprehensive services to aid children who are



- 1 living in a home in which methamphetamine or other con-2 trolled substances are unlawfully manufactured, distrib-
- uted, dispensed, or used.
- (b) CERTAIN REQUIREMENTS.—The Attorney Gen-4
- eral shall ensure that the services carried out with grants 5
- under subsection (a) include the following:
- 7 (1) Coordination among law enforcement agen-8 cies, prosecutors, child protective services, social 9 services, health care services, and any other services
- determined to be appropriate by the Attorney Gen-11 eral to provide assistance regarding the problems of
- 12 children described in subsection (a).
- 13 (2) Transition of children from toxic or drug-14 endangering environments to appropriate residential 15 environments.
- 16 (c) AUTHORIZATION OF APPROPRIATIONS.—For the
- purpose of carrying out this section, there are authorized
- to be appropriated \$20,000,000 for each of the fiscal years
- 2006 and 2007. Amounts appropriated under the pre-
- ceding sentence shall remain available until expended.
- SEC. 756. AUTHORITY TO AWARD COMPETITIVE GRANTS TO
- 22 ADDRESS METHAMPHETAMINE USE BY PREG-
- 23 NANT AND PARENTING WOMEN OFFENDERS.
- 24 (a) Purpose and Program Authority.—



1	(1) GRANT AUTHORIZATION.—The Attorney
2	General may award competitive grants to address
3	the use of methamphetamine among pregnant and
4	parenting women offenders to promote public safety,
5	public health, family permanence and well being.
6	(2) Purposes and program authority.—
7	Grants awarded under this section shall be used to
8	facilitate or enhance and collaboration between the
9	criminal justice, child welfare, and State substance
10	abuse systems in order to carry out programs to ad-
11	dress the use of methamphetamine drugs by preg-
12	nant and parenting women offenders.
13	(b) DEFINITIONS.—In this section, the following defi-
14	nitions shall apply:
15	• • • • • • • • • • • • • • • • • • •
	(1) CHILD WELFARE AGENCY.—The term
16	"child welfare agency" means the State agency re-
17	sponsible for child and/or family services and wel-
18	fare.
19	(2) CRIMINAL JUSTICE AGENCY.—The term
20	"criminal justice agency" means an agency of the
21	State or local government or its contracted agency
22	that is responsible for detection, arrest, enforcement,
23	prosecution, defense, adjudication, incarceration,
24	probation, or parole relating to the violation of the

criminal laws of that State or local government.



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$(\mathbf{c})$	APPLICATIONS.—	
( V /		

- (1) IN GENERAL.—No grant may be awarded under this section unless an application has been submitted to, and approved by, the Attorney General.
- (2) APPLICATION.—An application for a grant under this section shall be submitted in such form, and contain such information, as the Attorney General, may prescribe by regulation or guidelines.
- (3) ELIGIBLE ENTITIES.—The Attorney General shall make grants to States, territories, and Indian Tribes. Applicants must demonstrate extensive collaboration with the State criminal justice agency and child welfare agency in the planning and implementation of the program.
- (4) CONTENTS.—In accordance with the regulations or guidelines established by the Attorney General in consultation with the Secretary of Health and Human Services, each application for a grant under this section shall contain a plan to expand the State"s services for pregnant and parenting women offenders who are pregnant women and/or women with dependent children for the use of methamphetamine or methamphetamine and other drugs and include the following in the plan:



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1	(A) A description of how the applicant will
2	work jointly with the State criminal justice and
3	child welfare agencies needs associated with the
4	use of methamphetamine or methamphetamine
5	and other drugs by pregnant and parenting
6	women offenders to promote family stability
7	and permanence.
8	(B) A description of the nature and the ex-
9	tent of the problem of methamphetamine use by
10	pregnant and parenting women offenders.
11	(C) A certification that the State has in-
12	volved counties and other units of local govern-
13	ment, when appropriate, in the development, ex-
14	pansion, modification, operation or improve-
15	ment of proposed programs to address the use,
16	manufacture, or sale of methamphetamine.
17	(D) A certification that funds received
18	under this section will be used to supplement,
19	not supplant, other Federal, State, and local
20	funds.
21	(E) A description of clinically appropriate
22	practices and procedures to—
23	(i) screen and assess pregnant and
24	parenting women offenders for addiction to

methamphetamine and other drugs;



2

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(ii) when clinically appropriate for

both the women and children, provide fam-

ily treatment for pregnant and parenting

4	women offenders, with clinically appro-
5	priate services in the same location to pro-
6	mote family permanence and self suffi-
7	ciency; and
8	(iii) provide for a process to enhance
9	or ensure the abilities of the child welfare
10	agency, criminal justice agency and State
11	substance agency to work together to re-
12	unite families when appropriate in the case
13	where family treatment is not provided.
14	(d) PERIOD OF GRANT.—The grant shall be a three-
15	year grant. Successful applicants may reapply for only one
16	additional three-year funding cycle and the Attorney Gen-
17	eral may approve such applications.
18	(e) PERFORMANCE ACCOUNTABILITY; REPORTS AND
19	EVALUATIONS.—
20	(1) REPORTS.—Successful applicants shall sub-
21	mit to the Attorney General a report on the activi-
22	ties carried out under the grant at the end of each
23	fiscal year.
24	(2) EVALUATIONS.—Not later than 12 months

at the end of the 3 year funding cycle under this



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- 1 section, the Attorney General shall submit a report
- 2 to the appropriate committees of jurisdiction that
- 3 summarizes the results of the evaluations conducted
- 4 by recipients and recommendations for further legis-
- 5 lative action.
- 6 (f) AUTHORIZATION OF APPROPRIATIONS.—There
- 7 are authorized to be appropriated to carry out this section
- 8 such sums as may be necessary.

